## Amendments to the Drawings:

The attached sheet of drawing includes changes to Fig. 7. This sheet replaces the originally filed sheet.

Attachment: Replacement Sheet

Serial No. 10/690,114 Docket No. 4988-102 US

## **REMARKS**

The Office Action dated July 13, 2006 has been carefully considered. Claims 4, 6, 10, 15, 20-22, 53, 55, 56, 63, 66, 68, 73, 75, 80, and 82 have been amended. Claims 2, 4-23, 51-63, 65-70, 72-77, and 79-84 are in this application.

The specification and drawings were objected to as informal. Fig. 7 and the specification have been amended to spell out the term UL.

Claims 4, 6, 10, 15, 20, 21, 22, 53, 55, 56, 63, 66, 68, 73, 75, 80 and 82 were objected to as informal. Applicant has amended the claims to include parenthesis in the name of a step. Withdrawal of this objection is respectfully requested.

The previously presented claims 2-23, 55-65, 68-72, 75-77, 79 and 82-84 were rejected under 35 U.S.C. § 103 as obvious in view of U.S. Patent Application Publication No. 2003/0036684 to Hood et al. in combination with U.S. Patent Application Publication No. 2002/0055861 to King et al. Applicant submits that the teachings of these references do not disclose or suggest the invention defined by the present claims.

Hood et al. disclose a system for managing patient medical data including a handheld computing device having a plurality of entry screens. The screens can be customized. A natural language report and searchable database can be created. As noted by the Examiner, Hood et al. do not disclose "inputting data from a digital camera, said digital camera is inputted into said record with said data from said data collection template at the time or capture of said data from said digital camera."

King et al disclose a method for facilitating claims and repair process for an insured person. Accident information is collected with electronic data collection. Mobile electronic equipment can include a digital camera. The accident information, including digital images, is communicated to a remote site. The accident information are posted for the purposes of selecting repair and supplier parties.

In contrast to the invention defined by the present claims, King et al. do not teach or suggest a method for mobile data collection including the step of toggling between the step of inputting one or more forms of data into one or more handheld devices. Further, King et al. do not teach or suggest organizing the inputted data into a record at the one or more handheld

Serial No. 10/690,114 Docket No. 4988-102 US

devices wherein the data from the digital camera is inputted into the record with the data from the data from the data collection template at the time of capture of the data from the digital camera. Rather, King et al. disclose that electronic data and digital images are communicated to a remote site and the information is posted at the remote site. There is no teaching or suggestion in King et al. of combining data from a data collection template and data from a digital camera into a record at the time of capture of data from the digital camera. As described on page 2, lines 21-23, the present invention allows for insertion of a digital photograph into a record at the handheld device at the time of capture of the digital photograph for creating a record on the spot. There is no teaching or suggestion of these features in King et al. Accordingly, King et al. do not cure the deficiencies of Hood et al. noted above.

Claim 52 was rejected under 35 U.S.C. § 103 as obvious in view of Hood et al. in combination with King et al. and U.S. Patent Application Publication No. 2002/0027164 to Mault et al.

Mault et al. disclose a portable computing apparatus for weight management program. A barcode reader can be used for entering calorie and nutritional information.

In contrast to the invention defined by the present claims, Mault et al. do not teach or suggest a method for mobile data collection including the step of toggling between inputting one or more forms of data into one or more handheld devices and inputting data from a digital camera. In addition, Mault et al. do not teach or suggest organizing the inputted data into a record at the one or more handheld devices wherein the data is inputted into the one or more handheld devices using a data collection template and the data from the digital camera is inputted into the record with the data from the data collection template at the time of capture of the data from the digital camera. Accordingly, Mault et al. do not cure the deficiencies of Hood et al. and King et al. noted above.

Claims 59 and 61 were rejected under 35 U.S.C. § 103 as obvious in view of Hood et al. Claims 59 and 61 depend from claim 53. As described above, Hood et al. do not teach or suggest the steps of toggling between inputting one or more forms of data into one or more handheld devices wherein the data is inputted into the handheld device using a data collection template of inputting data using a data collection template and inputting data from a digital

Serial No. 10/690,114 Docket No. 4988-102 US

camera and organizing the inputted data into a record at the one or more handheld devices, and

wherein the data is inputted into the one or more handheld devices using a data collection

template and the data from the digital camera is inputted into the record with the data from the

data collection template at the time of capture of the data from the digital camera. Accordingly,

claims 59 and 61 are allowable for the same reasons that claim 53 is allowable.

Applicant submits that no prior art was cited against claims 66, 67, 73, 74, 80 and 81 and

that these claims are believed to be allowable.

In view of the foregoing, Applicants submit that all pending claims are in condition for

allowance and request that all claims be allowed. The Examiner is invited to contact the

undersigned should he believe that this would expedite prosecution of this application. It is

believed that no fee is required. The Commissioner is authorized to charge any deficiency or

credit any overpayment to Deposit Account No. 13-2165.

Respectfully submitted,

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16